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BEFORE THE ARIZONA CORPORATION COMMISSION

DOUG LITTLE

CHAIRMAN

ANDY TOBIN

COMMISSIONER

BOB STUMP

COMMISSIONER

BOB BURNS

COMMISSIONER

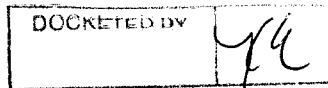
TOM FORESE

COMMISSIONER

Arizona Corporation Commission

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WS-02987A-16-0275

IN THE MATTER OF THE FORMAL COMPLAINT OF "AMY" AMANDA MCINTEER-SIMPSON AGAINST JOHNSON UTILITIES, LLC	REQUEST FOR EXPEDITED HEARING
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I will be requesting an expedited hearing to this formal complaint. It is my understanding that the condition to being granted an expedited hearing is that you "have to be out of water"

Based on the Rules set forth by the Arizona Corporation Commission which states that:

ii. That if the application is granted, the intended applicant will be the exclusive provider of the specific services to the proposed service area or extension area and will be required by the Commission to provide those services under rates and charges and terms and conditions established by the Commission;

b. If the applicant will or does operate the utility under a different business name, the name under which the applicant will be doing business;

It is my opinion based on R14-2-402. Certificate of Convenience and Necessity for water utilities; Extensions of Certificates of Convenience and Necessity for Water Utilities; Abandonment, Sale, Lease, Transfer, or Disposal of a Water Utility; Discontinuance or Abandonment of Water Utility Service

As of July 30, 2015 I ran out of water that was provided by my exclusive water provider, Johnson Utilities. It was this day that the provider of my service area in which he holds a CC&N for, who is required by the Commission to provide those services decided to abruptly terminate standpipe services

(see A.A.C R14-2-402(C)-407(C) which we had relied on for at least the last 10 years.

Despite the Utilities claim that the customers who reside within the area in which he holds a CC&N, can drive to Florence or Apache Junction to obtain water from those standpipes, hold no validity under ACC Rules and Regulations. That would be no different that the water provider of Paradise Valley where Mr. Johnson resides abruptly shutting off Mr Johnson's water and telling him he can just drive to Fountain Hills or Chandler where he can haul water from. That would be completely illegal just as it is what he's done to our community, IT'S ILLEGAL!

His claim that we can pay Roadrunner Transit who George Johnson claims is "owned" by members of the Johnson family (daughter and son) again holds no validity under ACC Rules which state Johnson Utilities, the CC&N holder of our area WILL BE THE EXCLUSIVE PROVIDER OF THE SPECIFIC SERVICE IN THE PROPOSED SERVICE AREA.

It is my opinion based on the commission rule that states: **b. If the applicant will or does operate the utility under a different business name, the name under which the applicant will be doing business;** That Johnson Utilities in other words has appointed Roadrunner transit to act as our utility provider under his CC&N, and therefore the Commissioner's would in fact have legal authority over RRT, if this is the case, that is a whole different formal complaint that would need to be filed.

So because my private water provider decided to abruptly cut off my access to the standpipe which had been providing my family and I with clean potable accessible water for many years and did so without ACC approval, leaving my family who resides within the companies CC&N without access to potable water provided by the CC&N holder, I consider our situation to have been and still be an emergency situation.

RESPECTFULLY SUBMITTED THIS DAY,



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DATE

Original and 13 copies filed this day of , 2016 with:

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BY _____